Case 3:24-cr-00490 KGD S PACE TO FIRST PACT CO PORT 11/20/24 Page 1 of 1

		DISTRICT OF TEXAS	
110 4	EL PA	ASO DIVISION	
USA		§	
VS.	DAME ZAMORA	§ NO: EP:24-CR-00490(2)-KC	
(2) ANGEL	DAVID ZAMORA	§	
		§	
	ORDER REGARDING BOND,	DETENTION, AND BAIL FORFEITURE	
On November	per 20, 2024, notice having been given to the United	States, Defendant, and any surety:	
Prie rele	rior to the hearing, counsel for Defendant announced lease. Accordingly, the Court FINDS that the Defendant Waiver of Hearing)	that Defendant did not contest the violation(s) of pretrial release. that VIOLATED the terms and conditions of pretrial release.	
	fter hearing the evidence and arguments of counsel, the	he Petition for Action on Conditions of Pretrial Release. the Court finds that there is:	
	no violation by the Defendant of the terms and con-		
	probable cause to believe that Defendant has comm	nitted a Federal, State, or local crime while on release; OR	
	clear and convincing evidence that Defendant has	riolated any other conditions of release;	
), there is no condition or combination of conditions of release	
	that will assure that Defendant will not flee; AND/		
		c), there is no condition or combination of conditions of release ter to the safety of any other person or the community; AND/OR	
	the person is unlikely to abide by any condition or		
		Defendant will not flee or pose a danger to the safety of any other	
	Court FURTHER FINDS that:	loide by such collations of release.	
	there is probable cause to believe that, while on rele	ease, Defendant committed a Federal, State, or local FELONY on or combination of conditions will assure that Defendant will or the community, has not been overcome.	
	HER ORDERED that:) is HEREBY FORFEITED pursuant to Fed. R. Crim.P.46(f)(1).	
	use the Court finds, pursuant to Fed.R. Crim.P.46(f)		
Becau			
	the surety has surrendered Defendant into custody;		
41-0-	justice does not require bail forfeiture for the amou	int set aside,	
the Co	Court SETS ASIDE the bail forfeiture:		
	in whole; OR in part, setting aside \$ 74,500	AND FORFEITING \$ 500.00.	
	Clerk is ordered to dispose of the funds it holds on departial satisfaction of the forfeited amount and the ba	eposit as security as follows: \$ 2,000,00 is applied in [full (lance, if any, is returned to Avales	OR
recover from deposit in the	m Defendant and any Surety, jointly and severally, an	TERED for the Government and that the United States of America may bail amount forfeited and not set aside herein. Any amount remaining ult Judgment. The District Clerk shall mail a copy of this Order to all	on
	LY ORDERED that:	O. L. PENOKED - Lit. D. C. L. L. H. PETERS	
	Armonia .	Order are REVOKED , and that Defendant shall be DETAINED and ates Marshal OR the custody of the Bureau of Prison, as appropriate	e: OR
		Order are NOT REVOKED and Defendant is RELEASED on the cond	

SIGNED AND ENTERED on the 20th day of November, 2024.

previously set by the Magistrate Judge with the following amendment(s), if any:

UNITED STATES MAGISTRATE JUDGE